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October 4, 2005

The Honorable Kevin MartiDOCKET FILE COPY CONCINAL **Federal Communications Commission**

ORIGINAL

Chairman 445 12th St., S.W. Washington, D.C. 20554

IB Docket No. 05-221

Dear Chairman Martin:

It has come to my attention that the FCC has set as one of its highest priorities efforts to accelerate developing broadband access in America. I strongly urge that the Commission put a strong emphasis on solutions that will support broadband coverage in rural parts of America. Despite significant broadband coverage throughout the U.S., many areas still have inadequate coverage. I believe that the satellite industry, because of its ability to provide service everywhere, is one sector which can play a vital role in bringing broadband to millions more Americans. As a farmer and farm manager of 30,000 acres scattered in Iowa and Minnesota, I can assure you of the need of such a system.

I understand technology exists which will allow cell phones to receive a signal from either a cell tower or a satellite. In order to overcome the high cost typically associated with mobile satellite systems, we are looking forward to the availability of advanced hybrid satellite/terrestrial systems. A hybrid network will allow a cell phone user to use a cell phone on existing cell towers or to use a satellite network if the cell phone network is inoperative. This assures virtually every locate in the U.S. will receive broadband access, especially rural and underserved areas.

Not only could this approach allow for communications to and from virtually any outdoor location, it could also allow first responders to have an affordable, ubiquitous, redundant and interoperable communications system so crucial to homeland security.

I understand that the Commission will soon determine whether to divide the remaining onethird of the 2 GHz mobile satellite service ("MSS") spectrum between TMI/TerreStar Networks inc. ("TerreStar") and ICO Satellite Services ("ICO") or take another approach.

I strongly urge the FCC to move expeditiously on this item and support the allocation of this spectrum on a "2x10" basis to these two satellite operators that have already demonstrated a commitment to compete and offer these services. Thank you for your consideration of my views.

Sincerely,

Craig St. Brownlee, President

Browniee Management, Inc.

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